

FILED

## UNITED STATES DISTRICT COURT

for the

2018 NOV 30 PM 2:40

Central District of California

Western Division

U.S. DISTRICT COURT  
CENTRAL DIST. OF CALIF.  
LOS ANGELESBY: EN

Man Kyu CHOI, an individual and a member of the  
Korean Veterans Association of the USA Western  
Region, similarly situated,

Plaintiff(s)

(Write the full name of each plaintiff who is filing this complaint.  
If the names of all the plaintiffs cannot fit in the space above,  
please write "see attached" in the space and attach an additional  
page with the full list of names.)

-v-

The Korean Veterans Association of the USA Western  
Region; Jae Kook WEE, an individual, Jae Kwon  
KIM, an individual, Dae In LIM, an individual; and  
DOES 1 through 10 inclusive,

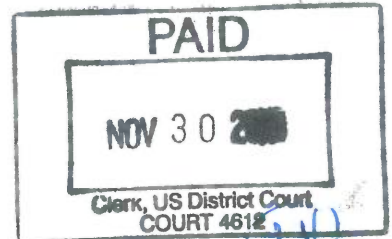
Defendant(s)

(Write the full name of each defendant who is being sued. If the  
names of all the defendants cannot fit in the space above, please  
write "see attached" in the space and attach an additional page  
with the full list of names.)

Case No.

(to be filled in by the Clerk's Office)

LACV18010048-PSG-AMX



## COMPLAINT AND REQUEST FOR INJUNCTION

## I. The Parties to This Complaint

## A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	Man Kyu CHOI
Street Address	2975 Wilshire Blvd.. #358
City and County	Los Angeles, Los Angeles
State and Zip Code	California 90010
Telephone Number	310) 938-8785
E-mail Address	arokausw@gmail.com

**B. The Defendant(s)**

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title *(if known)*. Attach additional pages if needed.

## Defendant No. 1

Name	Jae Kook WEE
Job or Title <i>(if known)</i>	Former President
Street Address	2222 Avenuw of the stars. 2102
City and County	Los Angeles, Los Angeles
State and Zip Code	California 90067
Telephone Number	323) 459-0624
E-mail Address <i>(if known)</i>	

## Defendant No. 2

Name	Jae Kwon KIM
Job or Title <i>(if known)</i>	President
Street Address	565 North Cahuenga Blvd.
City and County	Los Angeles, Los Angeles
State and Zip Code	California 90004
Telephone Number	213) 820-3850
E-mail Address <i>(if known)</i>	

## Defendant No. 3

Name	Dae In LIM
Job or Title <i>(if known)</i>	The election committee chairman
Street Address	9761 Crosbv Ave
City and County	Garden Grove, Orange
State and Zip Code	California 92844
Telephone Number	714) 504-7337
E-mail Address <i>(if known)</i>	

## Defendant No. 4

Name	
Job or Title <i>(if known)</i>	
Street Address	
City and County	
State and Zip Code	
Telephone Number	

E-mail Address (if known)

**II. Basis for Jurisdiction**

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What is the basis for federal court jurisdiction? (check all that apply)

☐ Federal question

☒ Diversity of citizenship

Fill out the paragraphs in this section that apply to this case.

**A. If the Basis for Jurisdiction Is a Federal Question**

List the specific federal statutes, federal treaties, and/or provisions of the United States Constitution that are at issue in this case.

**B. If the Basis for Jurisdiction Is Diversity of Citizenship****1. The Plaintiff(s)****a. If the plaintiff is an individual**

The plaintiff. (name) Man Kvu CHOI is a citizen of the  
State of (name) California.

**b. If the plaintiff is a corporation**

The plaintiff. (name)  is incorporated  
under the laws of the State of (name)   
and has its principal place of business in the State of (name)

(If more than one plaintiff is named in the complaint, attach an additional page providing the same information for each additional plaintiff.)

**2. The Defendant(s)****a. If the defendant is an individual**

The defendant. (name) Jae Kook WEE is a citizen of

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

the State of (name) California . Or is a citizen of  
(foreign nation)  .

b. If the defendant is a corporation

The defendant. (name) KVA USA Western Region . is incorporated under  
the laws of the State of (name) California . and has its  
principal place of business in the State of (name)  .  
Or is incorporated under the laws of (foreign nation) South Korea .  
and has its principal place of business in (name) South Korea .

*(If more than one defendant is named in the complaint, attach an additional page providing the same information for each additional defendant.)*

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because *(explain)*:

Unqualified president candidate and the illegal election made that the pure candidate passed away and the defendants still continue doing fraudulent acts may effect any fetal mental damage to the plaintiffs

### III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the injunction or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

A. Where did the events giving rise to your claim(s) occur?

City of Los Angeles , County of Los Angeles

B. What date and approximate time did the events giving rise to your claim(s) occur?

In February 2018 the election of the presidential of Non profit organization of the Korean Vetrans Association of USA Western Region

- C. What are the facts underlying your claim(s)? *(For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)*

Unqualifired candidate, Jae Kwon KIM became a president of the non-profit organization through the illegal election campaign involved Jae Kook WEE and Dae In LIM. The pure candidate, Min Su SHON finally passed away of the impact of the frauduant election acts. The defedents countiue doing evil wickedness may effect any mental damage to the plaintiffs

#### IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

The pure candidate, Min Su SHON is already passed away because of the defendants' illegal wickedness and the defendants continue doing illegal wickedness to the plaintiffs . It may damage the plaintiffs mental health and dignity

#### V. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.



A temporary restraining order, a preliminary injunction and permanent injunction all enjoining defendants, and each of them, all persons acting under: 1) Cancellation of inauguration of Jae Kwon KIM, 2) Dissolve the organization runs by the defendants, 3) Take Jae Kook WEE and Dae In LIM disciplinary Committee, 4) Report Jae Kook WEE for auditinf to IRS Revenue of 2017

## VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

### A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing: 11/30/2018

Signature of Plaintiff



Printed Name of Plaintiff

Man Kyu CHOI

### B. For Attorneys

Date of signing:

Signature of Attorney

Printed Name of Attorney

Bar Number

Name of Law Firm

Street Address

State and Zip Code

Telephone Number

1 Man Kyu CHOI, president of  
2 The republic of Korea Army Association  
3 In Southern California, Ex-Vice president of  
4 The Korean Veterans Association USA  
5 Western Region.  
6 2975 Wilshire Blvd., #358  
7 Los Angeles, CA 90010  
8 Telephone:(310) 938-8785  
9 IN PRO PER

**CONFORMED COPY**  
OF ORIGINAL FILED  
Los Angeles Superior Court  
NOV 02 2018

Sherri R. Carter, Executive Officer/Clerk  
By Shaunya Bolden, Deputy

11 SUPERIOR COURT OF THE STATE OF CALIFORNIA  
12 FOR THE COUNTY OF LOS ANGELES  
13

14 The republic of Korea Army Association  
15 In Southern California, Man Kyu CHOI,  
16 And members of the Korean Veterans  
17 Association of the U.S.A Western Region,  
18 similarly situated,

19 Plaintiffs,

20 vs.

21 The Korean Veterans Association of the  
22 U.S.A Western Region.; Jae Kook WEE, an  
23 individual, Jae Kwon KIM, an individual, Dae  
24 In LIM, an individual; and DOES 1 through  
25 50 inclusive.

26 Defendants.

**Case No.: BC708317**

Motion for Reconsideration;  
Memorandum of points and authorities  
of Show Cause for Temporary  
Restraining Order, Preliminary  
Injunction and Permanent Injunction.

27 Memorandum of Points and Authorities in Support of order to Show Cause for  
28 Temporary Restraining Order and Preliminary Injection

1           1. INTRODUCTION

2           Dear Honor Judge, Stephanie, Bowick., please reschedule for the show cause for  
3 Temporary Restraining Order and Preliminary Injunction for the defendants who are doing  
4 continuously illegal activities in the Korean Veterans Association of the U.S.A. The Plaintiffs, my  
5 party was going to stipulate the issues and cooperate with the defendants even though the defendants  
6 did all the fraud and illegal presidential election on February 2018. The defendants never regretted  
7 what they did and sent the plaintiffs the Notice [Exhibition 1] for punishment as the defendants  
8 created inadequate remedy at bylaws to expel the plaintiffs for good. I believe and respect that the  
9 constitution of the United State of America is an equal to everybody. The plaintiffs are self-determent  
10 defense to bring this issue without Attorney shouldn't be ignored. We will hire an Attorney to be  
11 represent for us. Nobody is above the law. If any one did fraud activity and intended to harm, should  
12 be punished under the law. Dear Hono Judge, please judge the defendant's fraud activates with the  
13 law of the United States of America.  
14  
15  
16  
17  
18

19           2. FACTS

20           Dear Honor Judge, please judge the defendants' wicked & dishonesty activities under the law of USA:  
21

22           **THE PRESIDENTIAL ELECTION IS NOT VALID;**

23           1) Defendant, Mr. WEE who did all the illegal act involving presidential  
24 election even though he shouldn't involve the election bylaws. Defendant, Mr. WEE who was the  
25 president of the Western Region at the time of the presidential election could not intervene in the  
26 election and should had to be neutral. He should be judged by the law of USA. His fraudulent  
27 revenue should be reported to IRS for auditing.  
28



1 a) It is obvious violation of the state law and bylaws for Mr. WEE as he intervened in the  
 2 election and he had to be neutral but, he led and fully involved the election. It is should be  
 3 judged by the law.

4 b) Mr. WEE even didn't follow the direction of the headquarters (In Seoul Korea), he  
 5 excluded delegates by his own decision: 7 delegates were excluded from the list of 58  
 6 delegates. [Attachment Exhibition 2] And he didn't make any list of the delegates of the  
 7 election. The election without a list of election committee members is definitely invalid.  
 8 It is illegal to constitute an elector to be directed to exclude non-members. It is certainly  
 9 illegal not to announce even the revised list. He should be judged by the law of USA.  
 10

11 **DEFENDANT, JAE KWON KIM SHOULD RESIGN VOLUNTARILY UNDER INVALID**  
 12 **ELECTION;**  
 13

14 2) Defendant, Jae Kwon KIM who is not qualified as a president of Western Region  
 15 pursuant to bylaws Chapter 20 article 1 (7) [Election management regulations chapter 17] "A person  
 16 who has been dismissed by another statute or who has been dismissed or disciplined by the  
 17 provisions of this bylaws". Mr. KIM was expelled from the Korean American Federation of LA since  
 18 2012. Mr. KIM was dismissed from the Federation forever because of the reason why he tried to  
 19 reformat the organization which it caused a stir in society.  
 20

21 a) Defendant, Jae Kwon KIM, was expelled from the Korean Federation when he was  
 22 chairman of the association during 2010 to 2012. Mr. KIM organized a new Korean-  
 23 American Federation and caused a great disdain for Korean society here. Four years  
 24 after this incident is forgotten, Mr. WEE made Mr. KIM as the president of Korea  
 25 Veterans Association of Western Region through the illegal election procedure. There  
 26 was a secret deal between them. "Any member, for a purpose reasonably related to the  
 27  
 28

1 person's interest as a member, it may deny the member access to the list. In any  
2 subsequent action brought by the member under §§6336, the court shall enforce the  
3 rights set forth in" pursuant to CA Corp Code § 6330(b)(1). There are Mr. KIM's two  
4 fraudulent acts at the election follows;

- 5
- 6 i) There was no event at all associated with Mr. WEE, Mr. KIM and the Korean  
7 Federation. And, even Mr. KIM never participated at the Korea Veterans  
8 Association before he become a president. Mr. KIM interviewed at the Korea daily  
9 that he became a member of the Korean Veterans Association on October 15<sup>th</sup>,  
10 2016. It is not true. He joined a member on December 2017 just right before the  
11 election.  
12
- 13 ii) When he was a candidate of the presidential election and turned his money during  
14 the election campaigns. His check brought by one of the members receiving from  
15 Mr. KIM during the election campaign can be proven for the evidence. It is a kind  
16 of criminal act. Defendant, Mr. KIM should be removed from the president  
17 pursuant to CA Corp. Code §5526, §5527 "An action challenging the validity of  
18 any election, appointment or removal of a director or director must be commenced  
19 within nine months after the election, appointment or removal. If no such action is  
20 commenced, in the absence of fraud, and election, appointment or removal of a  
21 director is conclusively presumed valid nine months thereafter."  
22  
23

24  
25 **THE DEFENDANT, MR. LIM'S NEGLIGENCE SHOULD BE JUDGED BY LAW;**

- 26 3) Defendant, Mr. LIM, the election committee chairman knew the situation but didn't  
27  
28

1 observe, take responsibility and it is obvious negligence. Mr. LIM may be held criminally liable,  
2 liable for any negligence (active or passive) or otherwise liable for damages to any person pursuant to  
3 CA. Corp. Code § 5525(b). Let's figure out how his negligence bring tragedy to a someone  
4 following;

- 5
- 6 a) A Victim is named Min Su SON was a candidate of the presidential election. He  
7 failed to be nominated of the election because of the fraud election. Mr. SON  
8 reported that defendants' fraud election to the head quarter office in Seoul and  
9 during the processing, finally he passed away on May 7<sup>th</sup>, 2018. The negligence of  
10 a person effects to bring some body's breath away. It can't be happened in this  
11 world any more.
- 12
- 13 b) At the inauguration ceremony of Mr. KIM, none of the consul general here and no  
14 one attended from any Korean organizations to congratulate Mr. KIM's  
15 nomination of president. All the Korea community organizations related to  
16 Veterans such as functional representatives have refused to attend any event held  
17 by Mr. KIM and Mr. WEE.
- 18
- 19 c) All the Korean media such as SBS, KBS, MBC, the Korea Daily [ can be provide  
20 for the evidence], the Korea Times, Sunday Journal exposed the fraud election  
21 which made by the defendants. Korea society is in shock.
- 22
- 23 4) Defendants Does 1 to 50, inclusive, are sued in this complaint of illegal election activities,  
24 by selecting one person (Mr. KIM) to be appointed led a designated person dead (Mr. SON) after the  
25 election procedure.
- 26
- 27
- 28

1  
2 3. CONCLUSION

3 **A TEMPORARY RESTARTING ORDER AND PRELIMINARY INJUNCTION SHOULD**  
4 **BE GRANTED BECAUSE PLAINTIFFS SATISFY THE REQUIREMENTS OF CCP §§526.**

5 Plaintiffs are entitled to an injunction if they meet the statutory requirements of CCP §§ 526.

6 Pursuant to CCP §§ 526, an injunction is appropriate when it appears by the Complaint that:

7 1). An inadequate remedy at law;

8 The defendants created inadequate articles at bylaws to punish the plaintiffs,

9 2). A serious risk of irreparable harm absent injunctive relief;

10 It appears that continuance of some action would produce waste or irreparable injury,

11 3). A likelihood that the plaintiffs will prevail on the merits of the underlying controversy;

12 The defendants to the action are doing, or threatens, about to do, procuring or suffering to be done,  
13 some act in violation of the rights of another party to the action respecting the subject of the action,  
14 and tending to render the judgment ineffectually,

15 4). A comparison of the harm to defendants in issuing an injunction versus the harm to  
16 plaintiffs in withholding it. Which on balance favors the plaintiff.

17  
18  
19  
20  
21 **FOR THE PRECEDING REASON,** Plaintiffs respectfully request that the Court grant:

22 1. Enforce the right set forth in cancellation and inauguration of Mr. KIM and Refer  
23 Mr. LIM discipline and cancel the badge of merit pursuant to CA Corp Code § 6330(b)(1).

24 2. Dissolve the organizing committee runs by the defendants pursuant to Overseas  
25 Department's Guide chapter 2, bylaws of Overseas Organization Management Regulation and bylaws  
26 of Organization Operating Regulations Article 25,26,27,28<sup>th</sup>. The Western Region is dissatisfied with  
27  
28



1 the fiercest antagonisms and disputes in the anti-corruption groups, distrusted from the community,  
2 the local community, and public institutions because of the illegal acts by the defendants. Plaintiffs  
3 cannot endure any more of the defendants' conspiracy led Mr. SON dead finally.  
4

5  
6 **WHEREFORE**, Plaintiffs pray judgment against Defendants,

7 1. For an order requiring Defendants to show cause, if any they have, why they should not  
8 enjoined as set forth in this complaint, during the pendency of this action.

9 2. For a temporary restraining order, a preliminary injunction, and permanent injunction, all  
10 enjoining defendants, and each of them, all persons acting under, in concert with, or them:

- 11 a) From calling or conducting any meeting of Defendants organization committee;  
12 b) From installing, remaining in, or allowing Defendants to remain in office as president  
13 or chairman of Defendants organization committee;  
14 c) To deliver all records of Defendants organization committee, including but not limited  
15 to the seal of the organization, the records, minutes, corporate books, financial  
16 statements and files to plaintiff; and  
17 d) From issuing any statements or announcements regarding any related business of  
18 Defendants organization committee.  
19

20 3. Ordering all enjoining acting under, and each of them, and all persons acting under, in  
21 Concert with, or for them to:  
22

- 23 a) Cancellation of inauguration of Mr. KIM.  
24 b) Dissolve the organization runs by the defendants.  
25 c) Take Mr. WEE and Mr. LIM Disciplinary Committee.  
26 d) Report Mr. WEE for auditing to IRS revenue of 2017.  
27  
28

1 4. For costs of suit herein incurred; and

2 5. For such other and further relief as the court may deem proper.

3  
4  
5  
6  
7  
8 Dated this 2<sup>nd</sup> day of November 2018

9 Respectfully submitted by

10 

11 Man Kyu CHOI, Representative  
12 of the Plaintiffs, President,  
13 personally and for the republic of  
14 Korea Army Association in  
15 Southern California  
16  
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# Exhibition

## Exhibition 1

- The Notice of inadequate remedy created from the defendants at bylaws to expel the plaintiffs from the organization.

## Exhibition 2

- Composition of the General Assembly
- The procedure of the General meeting
- Officer list (Marked person excluded from the voting list)



**대한민국 재향군인회 미국 서부지회**

Korean Veterans Association of the U.S.A. Western Region  
695 S. Vermont Ave. #503 Los Angeles, CA 90005

공문번호 : 상별위 행정 18-4

수 신 : 정 광 원  
15819 Gramercy Pl. Gardena, CA 90247

제 목 : 징계위 회부 통고서

귀하는 대한민국 재향군인회 정관 제 42 조에 해당하는 행위로 인하여, 재향군인회 미국서부지회 운영 및 회원관리규정 “제 2 항” “가”에 따라 구성된 상별위원회에 회부되었음을 통고합니다.

본 징계절차에 따른 이의가 있으시면, 서면해명서와 함께, 본인이 다음의 장소와 시간에 출석하시어 입장을 밝혀주시기 바랍니다.

만약 예정된 시간에 출석을 앓을시는, 본 상별위원회의 결정에 승복한 것으로 간주하여, 대한민국 재향군인회 향군법에 따라, 조치를 강구토록 하겠습니다.

-다 음-

일 시 : 2018 년 11 월 6 일 (화요일) 오전 10 시 40분 (시간 엄수요망)

장 소 : 재향군인회 미국서부지회 사무실 (695 S. Vermont Ave. #503 Los Angeles, CA 90005)

2018 년 10 월 29 일

대한민국 재향군인회 미국서부지회 회장

김 재 권

재향군인회 미국서부지회 상별위원회 위원장

권 숙 하

상별위원: 최학량 육군부회장, 임대인 해군부회장, 김한석 공군부회장, 최용인 해병부회장

김국태 특임부회장, 정기영 기획관리부회장, 이인복 대외협력부회장

최상규 제일부회장, 채규선 사무처장







대한민국 재향군인회 미국 서부지회

Korean Veterans Association of the U.S.A. Western Region  
695 S. Vermont Ave. #503 Los Angeles, CA 90005

공문번호 : 상별위 행정 18-1

수 신: 최 만 규

101 Crest Verde Dr. Rolling Hills Estates, Ca 90274

제 목: 징계위 회부 통고서

귀하는 대한민국 재향군인회 정관 제 42 조에 해당하는 행위로 인하여, 재향군인회 미국서부지회 운영 및 회원관리규정 “제 2 항” “가”에 따라 구성된 상별위원회에 회부되었음을 통고합니다.

본 징계절차에 따른 이의가 있으시면, 서면해명서와 함께, 본인이 다음의 장소와 시간에 출석하시어 입장을 밝혀주시기 바랍니다.

만약 예정된 시간에 출석을 앓을시는, 본 상별위원회의 결정에 승복한 것으로 간주하여, 대한민국 재향군인회 향군법에 따라, 조치를 강구토록 하겠습니다.

-다 음-

일 시: 2018 년 11 월 6 일 (화요일) 오전 11 시 40 분 (시간 엄수요망)

장 소: 재향군인회 미국서부지회 사무실 (695 S. Vermont Ave. #503 Los Angeles, CA 90005)

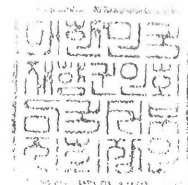
2018 년 10 월 29 일

대한민국 재향군인회 미국서부지회 회장

김 재 권

재향군인회 미국서부지회 상별위원회 위원장

권 숙 하



상별위원: 최학량 육군부회장, 임대인 해군부회장, 김한석 공군부회장, 최용인 해병부회장

김국태 특임부회장, 정기영 기획관리부회장, 이인복 대외협력부회장

최상규 제일부회장, 채규선 사무처장

## Chapter 8 Composition of the General Assembly

### 1. Related Regulations (bylaws Article 25<sup>th</sup>)

- A. The General Assembly shall be composed of the Branch Chairperson, Vice Chairperson, Executive Secretary, Board of Directors, Chairperson of the Branch Association, Vice Chairperson of the Branch Association, Regional Representative, and Functional Representative.
- B. The local representative shall be elected by one member of each branch association. If there is no coalition branch, the chairperson shall be elected, with the consent of the board of directors, with the recommendation of at least five members who reside in the area of the board of directors, and the board shall not exceed the number of members including the branch president, vice president, secretary general and directors.
- C. The functional representative shall be elected from among the members residing in the jurisdiction of the branch, with the consent of the board of directors, who shall be elected within 10% of the members including the branch chairperson, vice chairman, office manager, directors, associate branch president, vice president of the association, and regional representative.

### 2. Guideline

- A. In order to maintain the representative office of the overseas branch, the members of the general meeting shall be at least 40 persons in principle (more than 50 persons recommended by the Association), and regional representatives of each region must be elected to form a general meeting.
- B. In order to maintain lineage with the Korean Society, the representative of the Korean-American community group is appointed as the functional representative, and the prominent member who is recommended and cooperated with the regional director is selected as the functional representative.
- C. The term of the regional representative and the functional representative shall be four years and shall be re-elected and shall be re-elected at the general meeting of each four year-end.

## Chapter 9 The Procedure of the General meeting

### 1. Convene a general meeting (Bylaws Article 29<sup>th</sup>)

- A regular general meeting shall be convened once a year an extraordinary general meeting shall be convened upon the request of one third or more members the member who is deemed necessary by the president.
- The extraordinary general meeting shall convene within fifteen days if requested.

### 2. Agenda of the General Meeting (Bylaws Article 30<sup>th</sup>)

- Selection and Dismissal of Offices (excluding the Secretary General).
- Election of regional representative.
- Budget and settlement.
- Business plan.
- Other important matters related to the operation of the meeting or granted by the board of directors.

### 3. Quorum (Bylaws Article 51<sup>th</sup>)

- The General Assembly shall be determined by the attendance of majority of the members present and the affirmative vote of a majority of the members present.

- Delegate of the General Assembly

President	Vice-president	Directors	Executive of Secretary	Regional representative	Functional representative	Number of General Assembly Members
1	4	12-20 (Except Presidency)	1	18-26	4-5	40-75

## Officer List (07/07/2017)

Spot	Name	Native	Telephone	Address
President	WEE, Jae Kook	Army	3234590624	222 Ave of the stars, 2102 LA, CA 9067
# REF	CHOI, Man Kyu			
Vice President of the Army	CHOI, Man Kyu	Army	3109388785	101 Crest Verde Dr. Rolling Hills Estates, CA
Vice President of Air Force	JUNG, Jae Duk	Air Force	2132209393	823 S. Mariposa Ave. #1 LA, CA 90005
Vice President of the Navy	IM, Dae In	Navy	7145047337	9761 Crosby Ave. Garden Grove, CA 92844
Vice President of Marine Corps	CHOI, Young In	Marine Corps	2135147130	173 ½ N. Mariposa Ave. LA, CA 90004
Vice president of women	KWON, Sook Ha	Army	3234640512	4855 Elmwood Ave. #18 LA, CA90004
Vice president of Foremost	KIM, Kook Tae	Army	2135009139	200 S. Reno St. #303 LA, CA 90057
Vice president of Religious	CHOI, Hak Ryang	Army	3108477749	233 W. 233St. Carson, CA90020
Board of Directors (21 persons)	❖ LEE, Chang Keon	Army	2138207058	2841 Stevens St. La Crescenta, CA91214
	CHOI, Chong Hak	Navy	3237342691	2112 W. 27 <sup>th</sup> St. LA, CA 90018
	SHIN, Hyo Sub	Marine Corps	2133936357	2143 S. Ardmere Ave. LA, CA 90006
	AN, Kwang He	Marine Corps	2133050899	1376 Maine Ave. Ste B Baldwin Park, CA
	SIM, In Tae	Air Force	2137002566	25381 Oakview Estate Dr. Valencia, CA 91381
	❖ JIN, Hyong Myong	Marine Corps	7144997366	26 Freeman Ln. Buena Park. CA 90621



	LEE, Ki Won	Air Force	3238995551	3740 Evan St. A-313 LA, CA 90027
	❖ KIM, Bok Joong	Marine Corps	2132198477	4539 Palm Dr. La Canada, CA 91011
	❖ YOO, Dong Min	Marine Corps	2133797861	1144 S. Western Ave. #211 LA, CA 90006
	JEONG, Man Ho	Army	2133697500	336 S. Occidental Blvd., #804 LA, CA90057
	❖ HONG, Hi Joong	Army	2135007237	17642Windward Ter. Bellflower, CA 90706
	CHA, Ki Hak	Army	2134534572	2701 Wilshire Blvd. #707 LA, CA 90706
	KIM, Hyo Sik	Army	2134004297	615 S. Manhattan PL. #812 LA, CA90005
	JEONG, Bok Duk	Air Force	2132227708	739 S. Lorraine Blvd. Co3 LA, CA 90005
	PARK, Seung Ku	Army	2132003721	16104 Crestline Dr. La Mirada, CA 90638
	CHOI, Sang Kyu	Navy	2134004306	909 S. Manhattan PL. #12 LA, CA 90019
	YANG, Chang Mo	Navy	2134473196	927 S. Kingsley Dr. LA, CA 90006
	NOH, Jae Hong	Marine Corps	2139493026	408 S. Burlington Ave. #217 LA, CA 90057
	❖ UM, Kwnag Yong	Army	2134343400	421 S. Lafayette Park Pl. #503 LA, CA
	❖ JEONG, Ki Yong	Army	2137034979	4477 Wilshire Blvd. #207 LA, CA
	HWANG, Min Su	Marine Corps	2137607001	875 5 <sup>th</sup> Ave. LA, CA 90005
Army	Total 13 persons			
Navy	Total 4 Persons			
Air Force	Total 5 Persons			
Marine Corps	Total 8 persons			
	Total 30 persons			
Audit	KIM, Jung Soon	Army(Woman)	3232441128	1701 Arlington Ave LA, CA 90019
	KIM, Duk Joong	Army	2133447622	455 S. Union Ave. #211 LA, CA 90017
❖ Excepted directors from the voter of Election (Excluded of voting on purpose)				